Λ

BILL

INTITULED

An Act to confirm cortain Provisional Orders of the Local A.D. 1872.
Government Board for Ireland relating to the towns of
Clonmel and Dundalk, and to a Burial Ground for the town
of Clonmel, and to Waterworks in the town of Keady.

WHEREAS the Local Government Board for Ireland have, as regards the places herein mentioned, made the Provisional Orders set forth in the selectule hereauto amexed, under the provisions of the Public Health (Ireland) Act, 1878:

48.49 Yea.

And whereas it is requisite that the said Orders should be con.

60.

firmed by Parliament:

Be it therefore enacted by the Queen's most Excellent Majesty,
by and with the advice and consent of the Lords Spiritual and

by and with the advice and consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and 10 by the authority of the same, as follows:

 The Orders set out in the schedule hereunto annexed shall be The Proand the same are hereby confirmed, and all the provisions thereof recent shall, from and after the passing of this Act, have full validity and schedule force.

15 2. From and after the passing of this Act, it shall not be lawful Gassel for any justice of the peace of the brough of Clemat to attend a brough as any lattice with the justices of the county of Tippeary or of the state of the county of Waterford to hold appeal or presentanent sessions (other breath than presentment sousions shelf for either of the said countries in restee.

20 respect of business relating to the county at large, as herein-after provided), beld according to the provisions of the Act of the session of Parliament of the sixth and seventh years of the reign of His size Majesty King William the Fourth, chapter one hundred and sixteen, or any Act amending the same; nor to do any act as such 25 justice in respect of push resected or presentance sessions: Provided

25 justice in respect of such special or presentment sessions: Provided always, that nothing contained in this section shall take away or [Bill 166.]

- AD. 1875. affect any right confirmed by the soil Act upon any justice of the passes from an ill brough of attenting as such justices with the justices of the peace for either of the said counties, at special properturent research soil for either of the soil counties, under the authority and for the purposes of the said Acts, in respect of business 5 relating to the county at large.
- Short title 3. This Act may be cited as the Local Government Board (Ireland) Provisional Orders Confirmation (Clonmel, &c.) Act, 1879.

SCHEDULE.

A.D. 1879.

CLONNEL BOROUGH ORDER.
DUNDALK ORDER.
CLONNEL BURIAL GROUND ORDER.
KRADY ORDER.

THE LOCAL GOVERNMENT BOARD FOR IRRIAND.

BOROUGH OF CLONMEL.

Provisional Order.

WHEREAS an application has been made by the myorr, deformen, and Jo bergeons of the borough of Chemical to the Local Operament Board for Instant, to tensate from the grand juries of the counties of Hygenry and Wasterford (within which the said become the junisdiction, power, and carbority with respect to reads, helders, fooqualt, and public words within such becomes liketive vested in the said grand juries and public words within such becomes historic vested in the said grand juries 15 respectively; and to prevent such grand juries respectively, efter and transfer, from making any presentances with regard to any reads, highly, footquale, to

from making any presentanent with regard to any road, bridge, footpath, or other public work within such town; and to provide for the due payment of the balance of the grand jury case to which such borrough will then in future be liable.

20 It is ordered by the Local Government Board for Ireland, as follows:---

1. From and after the time when this Order shall be confirmed by Acs of Travelse of Parliament all justification, powers, and attributy with respect to rough common form the property of the property of Chemael, prints to the scropt any public words which may concern the self-consists of Chemael, prints to the scropt any public words which may concern the self-consists of Chemael, prints to the scropt any public words which may concern the self-consists of Chemael (see Self-consists) and the self-consists of the self-consists of the contained of Tippenry and of Wistoffeet (reconciled under such as the contained of the prints of the contained of Tippenry and of Wistoffeet (reconciled under such as the contained to the contained of the prints of of

and of Westerford respectively under any Act or Acts, shall be transferred from the said grant juine respectively to the mayer, diderents, and lunguages of Chemnel, and from and after such transfer is still as the said of the said with regard as any only, highly, showping or other public work within the said beyongth, except any public work concenting the said condicts at large and diagraphic hieroter respectively.

[166.] A 2

Local Government (Ireland) Provisional [42 Vicz.] Orders (Clonmel, &c.)

A.D. 1879. Provision for payment of mixees of grand jusy cost.

79. a. Prom and after each transfer the scenescy of the grand jary of each of the consults of Tippenry and Waterford talls immediately after the fit gives and Sammer Antites in every your furnish to the said Corporation or excitation in virules (given by his or the associated the balance (eff any) of grand jury cost to which the purchase of the said berough 5 within the said consultes false other worth transfer as

The amount thus to be certified shall be ascertained as follows:

There shall be included therein in respect of presentments affecting the country of Waterfield or south riding of Thyperary at large a mm 10 bearing the same proportion to the whole amount of the pretentment as the valuation for the purposes of grand jury cost of the part of the Berough contained in the country or riding bears to the valuation for the purpose of the grand jury cost of the whole of the country or south cities.

There and also be leaded therein in respect of presentments affecting a keeping open tief a breasy containing a past of the soul berough a same haring the same properties to the whole assumed of the cold berough a same haring the same properties to the which assumed of the cold part of the borough consisted in such berony open ref of a beauty pilot by the valuation for the purposes of ground jusy cess of the beauty or or of a beauty pilot to the purposes of ground jusy cess of the beauty or or of a beauty pilot to the presentment. He amount of the same to be certified by the society of the goard jusy a sufracial fault by the society of the goard jusy as forward fault by the society of the goard jusy as forward fault by the society of the goard just and the contribution of the

The Corporation hall, within theiry days after the oblivery of machine, to deep the both of the handless company appointed to act as treasures of the county, in parameter of the provisions of the Anot of the sadios of Perlimine habl in the 500 and 11st years of the rings of Her prevent Midper, danger of the amount of such contribute on 500 and 11st years of the rings of Her prevent Midper, danger of the amount of such contribute on 500 and 11st years of the rings of Her prevent Midper, danger of the amount of such contribute and the respirably of the such Another their contribution of the such prevents of the common of mode centritions desirably the total Anti-state such receipt shall be a millionist stimlarge to the Corporation for the prevent of the common of mode centrition.

traverse.

3. In the case of any presentantest to which, if finted, the Corporation shall 35 be bound to contribute under the provisions hexist-before contained, the Corporation say traverse only presentance, and onch traverse shall be dealt with and tried in all respects in the same manner as other traverse of presentance, and

Provisions for the event of default of payment by the 4. If at any time the Corporation shall fail to lodge, within the time 40 herein-before specified, the amount of the certificate of the secretary of the great of jury, the likelity of the owners and counters of premises within the said borough to pay great jury one shall be revived to the extent necessary for the purpose of levying the amount of the certificate;

[42 Vioz.] Local Government (Ireland) Provisional Orders (Cloumel, &c.)

and such owners and occupions shall be liable to pay grand jury cess. A.D. 1879. in respect of the presentments included in the certificate; and such navments may be enforced in the some manner in every respect as if this

- Order had not been made. 5. This Order shall not in any way affect the lovying and the enforcement of Provise as the payment of arrears, if any, of grand jury cess due at the time of the grant jury confirmation of this Order. And in cases of contracts for works to be done within the said borough entered into before the confirmation of this contrata Order, and then wholly or parily unperformed, such contracts may be
- performed and carried out in all respects as if this Order had not been made; and the amounts payable to contractors under such contracts shall be from time to time added to the surrocat of the certificate of the accretary of the grand jury, and shall be paid and levied in all respects in the measure herein-before provided in respect to the sums to be
- included in the amount of such certificate. 15 6. From and after the confirmation of this Order (but subject to the pre- Provide as to visions herein-hefore contained us to the contracts in force at the time of such confirmation), the cost of maintaining the towing-path and trackway slong the River Suir from Cloumel to Carrick-on-Suir, shall be defrayed
 - as follows:-The portion of the said towing-path and trackway within the said borough shall be meintained by the said Corporation, and the mid Corporation shall pay one-fifth of the resount required for maintaining the parts of the said trackway lying outside the said becough, and the amount of such one-fifth shall be included in the certificate

20

- herein-before mentioned of the secretary of the grand jury of the south 25 riding of Tipperary, and shall be paid and levied accordingly. 7. The expenses to be incurred by the said Corporation in executing the Presion as to powers and making the payments herein-before mentioned shall be of the Corpo
 - powers and making the physicals satisfactor of the horough fund, asses to be defraved by the Corporation from time to time out of the horough fund, intered in and, if necessary, out of the borough rate, and the amount of such our expenses and payments shall from time to time be added to the estimates of expenses made by the council of the said berough, in pursuance of the provisions of the Act of the Session of Parliament held in the 3rd and 4th years of the roign of Her present Majusty, chapter 108,
- section 133, and such expenses shall be raised and levied in the manner provided by that Act as amended by the 3 & 4 Victoria, chapter 109, and the 6 & 7 Victoria, chapter 93. 8. If at any time the maximum amount of the borough rate which the said Previous Corporation are now authorized to key shall not be sufficient to provide man power.
- for the execution of the works and the making of the payments berein-40 before mentioned. It shall be lawful for the said Corporation, in addition to such rate,
- to reise and levy as a part of the horough rate such sum or sums as may from time to time to required for the purposes aforesaid, and the maximum amount of the borough rate shall for the time being and for A 3 [166.]

Local Government (Ireland) Provisional [42 Vicu.] Orders (Clonmel, &c.)

A.D. 1879.

the purposes afterested be increased to the amount required for each purposes. Given under our hands and seal of office, this Twenty-ninth day of November, one thousand eight hundred and seventy-eight,

(Signed) A. POWES. R. M. BELLEW. CHARLES CROKER-KING.

THE LOCAL GOVERNMENT BOARD FOR IRELAND.

TOWN OF DUNDALK.

Province and Order.

10 WHEREAS it appears to the Town Commissioners of the town of Dundalit, in the county of Louth, elected and acting under the provisions of " The Towns Improvement (Ireland) Act, 1854," to be desirable that provision should be reads to transfer from the grand jury of the said county to the said Town Commissioners the ignisdiction, power, and authority with respect to roads, bridges, 15 feetnaths, and nublic works within such town, vested in the said grand jury under any Act or Acts; and to prevent such grand jury, after such transfer, from making any presentment with regard to any read, bridge, footpath, or other public work within such town; and to provide for the due payment of the halance of the grand jury cess to which such town will then in future he liable; 20 and to authorise the making and levying of further rates in addition to and in excess of the maximum amount of rates unthorised to be made and levied by the mid Town Commissioners, to enable them to defraythe expenses consequent upon and incident to such transfer :

And whereas the said Town Commissioners have presented a potition to the 25 Local Government Board for Ireland, in pursuance of the provisions of "The Local Government (Ireland) Act, 1871," section 5, and of "The Local Government Board (Ireland) Act, 1872," praying for each trunsfer and provisions:

And whereas up inquiry has been directed by the Local Government Board for Ireland, and held within the said town, in pursuance of the provisions of the 30 said Acts, as to the genuineness of the said petition and in respect to the several matters mentioned therein: It is ordered by the Local Government Board for Ireland as follows:-

1. From and after the time when this Order shall be confirmed by Act of Parliament, all jurisdictions, power, and authority with respect to roads, 35 bridges, footpaths, and public works within the boundaries of the said town of Dundalk, as defined in pursuance of the provisions of "The Towns Improvement (Ireland) Act, 1854," now rested in the stand jury of the county of Louth under any Act or Acts, shall be transferred to and vest in the Town Commissioners of the said town elected and 40 acting under the provisions of the suid Act of 1856. And after such A.D. 1970, transfer it shall not be inveiled for the ground per of the county of Loods to make any presentment with regard to any read, bridge, forpath, or their public work within suid town, except any public work which may consour the county at large, and he chargeolate therete; nor shall hands or premises within such town he false to general pure usin irrepect of

any keronial presentament.

Nothing constained in this Order shall effect the performance of any preference constant for the execution of any public work within the said town in washing few and unperformed at the time of the molecular of this Order. An operation, and constructs thall be executed and carried out in all respects, and all more reported in reactive of section control and large of the Order.

poid in the same number as if this Order had not been made.

3. The noresteps of the Grand Juny of the county Lorah hall, insectinizely Provises as the conduction of the Lind Line of the Lind Line of the County Lorah and Line of the County L

30 days after the delivery of ends certificate, being the amount so certified in the bank of the hashing compary setting as treasure of the said country, in parameter of the previous of the local and late Victoria, chapter 64; and the receipt of the officer of such banking company prior in parameters of the said Act, shall be a self-denir delatage to be said lowe. Commissioner for the proposet of each balance of country and the contract of the commissioner of the proposet of said banking company from the commissioner of the proposet of said banking company and the commission of the contract of the contract of the contract of the contract of country case shall be based within the first advanced to country case shall be reliable out of whole in all respects of the Order base of these manufactures.

4. In the case of any presentment subject to be traversed to which, if flated, Perror to the said town will be lished to contribute under the provision hearing—hereney performs contained, it shall be lawful for the Town Commissioner by their estimate elect to traverse methy postmentment, and such traverse shall be tried and disposed of in all suspects as traverse of presentments are now tried and disposed of all suspects as traverse of presentments are now tried and disposed of at the Autisia;

6. In softer to couble the noid Town Commissioners to definy the expresses formum of consequent toyour and incidents to the transfer to them of the powers, finding rown attenuable of the grand larry of the country of Louds, is shall be harful for the and Town Commissioners, much they are benefit opportuned to account the country of the country of

usely are now attended to make that long at the not exceeding two shiftings in the possed of the noted by taking of tractile premises within the said town, which additional rate shall be levied along with such general assessment rate, and shall be for the purposes of being accord, and lovied) an addition to seek general assessment rate; and 186. A 4

Local Government (Ireland) Provisional [42 Vict.] Orders (Clonmel, &c.)

such increased rate shall be assessed, payable, and levied in the like manner in all respects as such general assessment rate is now assessed, psyshle, and levied. 6. This Order may be cited and referred to for all purposes as " The Town of Dandalk Provisional Order, 1878."

Given under our hands and seal of office, this Seventeenth day of July one thousand eight hundred and seventy-eight.

(Signed) A. POWER CHARLES CROKER-KING.

THE LOCAL GOVERNMENT BOARD FOR IBELAND.

CLONMEL BURIAL GROUND.

Provisional Order.

WHEREAS the mayor, aldermen, and hurgtones of the horough of Clonnel, being the Sanitary Authority and Burial Board of the Urhan Sanitary District consisting of the said herough, have resolved, at a special meeting duly surraneed 15 for that purpose, to provide a new hurial ground for the said district, and are desirous to purchase and take certain lands, herein-after described, for the

nurnose of providing such burial ground : And whereas plans of the said undertaking and lands (herein-after referred to as the deposited plans) have been deposited at the office of John Thomas 90 Luther, Prince Edward's Piace, Clountel, the town clerk of the said becough, within the said district, and at the office of the Local Government Board for Ireland in Dublin:

And whereas the notices required by the statutes in that behalf having hern previously duly served and published, the said Burial Board have presented a 25 petition under their seal to the Local Government Board for Ireland, praying that said Burial Board may be allowed to put in force the powers of the Lands Cisuses Acts with respect to the purchase and taking of lands otherwise than by agreement with reference to the lands included in the said plans :

And whereas the Local Government Board having directed a local inquiry 80 as to the propriety of assenting to the prayer of the said petition, and such inersity having been made, it aspears to the Local Government Board for Ireland to be proper to sesent to the prayer of the said petition with respect to a certain portion only (hereafter particularly described) of the lands comprised in the said deposited plans : 25

It is ordered by the Local Government Board for Ireland as follows: 1. From and after the time when this Order shall be confirmed by Act of

Parliament, it shall be lawful for the mayor, ablermon, and buryesses of the horough of Cloumel, setting as the Burial Board of said horough, and they are berely empowered to put in force the provisions of the 40 Lands Clauses Acts with respect to the purchase and taking of lands

[42 Vici.] Local Government (Ireland) Provisional Orders (Clonnel, &c.)

otherwise than by agrosmont in respect of the lands and premises A.D. 1876. Ellowing (being a part of the lands and premises coronication in the said deposited planes) that is to vay, all that and those that part of the lands of Mommeghill, otherwise Mommechill, intuate in the purish of Kilgrant, the said of Mommeghill, otherwise Mommechill, intuate in the purish of Kilgrant, and the said Office and the court of Cityman and the said of the said o

harrony of Iffa and Offic cast, and country of Tipporary contributing eight cares statute measure.

2. The noward of conquisory purchase conferred by this Order may be Limit at one.

correled at any time or times within favy years after the confinentian Polocypower, of this Order by Act of Parliament, but not afterwards.

3. The word "leads" in this Order has the same meaning as the word lands litery-station as used in the 200ml and 200rd sections of "The Public Health of trans.

(Ireland) Act, 1878;" the expression "Lands Classes Acts" is this Order means and includes the several Acts of Parixamous usent by and included by the same expression in "The Public Health (Ireland) Act, 1878."

15 1878," and also the said "Public Health (Ireland) Act, 1878."

The Order mean beginning and sufferent to for all narranges or "He Glomme! Swettist.

 This Order may be cited and referred to for all purposes as "The Cleanuel Shoutite-Burial Ground Provisional Order, 1879."
 Gives under our lands and seal of office, this Nimteenth day of

Given under our hands and seal of office, this Nineteenth day of March, one thousand eight hundred and seventy-nine.

(Signed) A. Powee. R. M. Bellew, Charles Croken-King-

THE LOCAL GOVERNMENT BOARD FOR IRELAND.

KEADY WATERWORKS.

25 Proxisional Order.

WHEREAS by "The Kouly Waterworks Provisional Onlor, 1878," confirmed by "The Local Government Board (Includi) Provisional Onlors (Cottenios, &c. Waterworks) Confirmation Act, 1876," the guardians of the Na or Vision poor of the Ausogh Union, being the Renal Sunitary Authority of the runal Solitanty Authority of the Renal Solitanty (Including Solitanty Including Solita

30 influency district constituting on the Astronge Contine, whether Lands Charles Astrony, we empowered to up in from the provisions of "The Lands Charles Astro," with respect to the purchase and taking of lands otherwise than by agreement, in effections to a certain field, grades, and ambigued situated in the termined of Coundread, partie of Knizly, bersay of Armagh, and compared to the control of the Astrony, bersay of armagh, and compared to the control of the value flowing the state of any day they begin for pixel through twenty percises, and to much of the value flowing through a certain mill more or strome flowing from Clark Jakon as should be required for the propriet of the Clarkes and the control of the value flowing through a certain mill more or strome flowing from Clarkes and the control of the value flowing through a certain mill more or strome flowing from Clarkes and the control of the value flowing through a certain mill more or strome flowing from Clarkes and the control of the value of of the

purpose of providing a supply of water to the said town of Kearly and to a
oratin adjoining district therein described:

40 And whereas the quantities of the poor of the Armsgh Union, as such Baral
Sanitary Anthority as afterward, have presented a petition to the Level Govern-

Sanitary Authority as aforesaid, have presented a potential to the last Goldan ment Beard for Ireland, stating that the lands scentioned in the said Provisional [166.]

10

A.D. 1979. Other have been paralased and possession thereof eletized by them, and then
waterwest have been constructed thereon, has that the patitioners have
yet purchased or lather the repipely of water required therefore, and for other sterilize
that the policious took the necessary preliminary spape in order to present
and take water from the solid militation or extreme showing metals that they
are the continues of the necessary preliminary when in order to present the solid things
and take water from the solid militation or extreme showing made that the things
the continues of the continues

That claims for compensation for injury caused by the taking of such water were made by millowers on the said stream and also on the River Cellin into which the said stream flows, amounting in the aggregate to the sum of 10 14.331, 2c. 6d.:

That the said John Rynd heard the said claims, but died before making any award thereon:

That the petitioners had been advised and believed that it will be a saving of much expense to compensate said millowners and all other persons affected by 15 the taking of the water required by the said waterworks by mesas of increasing the storage capacity of the lakes maned "Clay" and "Gentle Owens," lakes out of which the said stream issues, and procuring an additional supply of water to said lakes, and thus providing a supply of water equal to the quantity of water required for said waterworks instead of compensating said millowners by 90 the payment to them of such sums of seconcy as might be awarded, and that in order to provide such increased supply of water it was proposed by the petitioners to excente certain works described in the said petition, and that in order to enable the petitioness to carry out the said works it is necessary to obtain lands, liberty, and right to enter upon lands and to take water, and for these 25 purposes it is necessary that the petitioners should be empowered to put in force the provisions of the Lands Clauses Acts with respect to the purchase and taking of lands otherwise than by agreement in respect of the lands and premises therein and berein-after mentioned; and praying amongst other matters that the petitioners may be empowered to put in force the said compulsory powers 30 of purchasing with reference to the said lands and premises :

And shream plans of the personal vocks aboving the linds and premises proposal to be taken for the purposes adversals (even-host retireved to as the deposited plans) have been deposited at the office of the Clerk of Petry Studiess Krolly afcrossy, and at the effice of the Clerk of the Union at the work-55 hores, Armegh, and at the effice of the Clerk of the Union at the work-55 hores, Armegh, and at the effice of the Local Government Board for Ireland in Duhlin:

And whereas all notices and advertisements required by the sayment contents in that behalf having been sorved and published, an inquiry has been held in the said district on behalf of the Lored Government Board for Ireland 40 as to the genuineness of the said petition and the propriety of assenting to the pury theorety.

And it appears to the said Board to be proper to make this Provisional Order in respect to the matters aforessid:

[42 Vice.] Local Government (Ireland) Provisional Orders (Clonnel, &c.)

It is ordered by the Local Government Board for Ireland as follows:— A.D. is:

1. This Order may be cited and referred to for all purposes as "The Kendy Waterworks Provisional Order, 1879."

2. From and after the time when this Order shall be continued by Act of Press used for Particular it. 4 that be leaved for the gaussians of the part of the Armany, has determined to the part of the Armany in the Particular and they are hereby empowered (for the purpose of executing symmetric the proposed words herein-electron musticase) to put in force the present of the Landa Clauses Acts with respect to the purchase and taking of hands otherwise that by agreement with reference to the land to the present of the present of the present of the Landa Clauses Acts with respect to the purchase and taking of hands otherwise that by agreement with reference to the landa of the Particular and the Particular and

10 saling to lead to that we to that by agreement, what recreeded to the shade and premises following; that is to roy, eight never never old and they perbase, statute measure, or thereabours, of hard altesta in the town-leads of Concodencel, Congredelper and Henneryer, Chy, and Tirramy and control of Armshy, and in the broatesi of Armshy and Tirramy and control of Armshy, and I triping thing within and attenues of the other control of the control of

deposited plans:

3. The compulsory powers of purchasing conferred by this Order shall be 14th of the constrained within five years after the confirmation of this Order by Act for consistery opens.

20 of Parthament, and not afterwards:

4. The computacy powers of purchasing confirmed by this Order shall be in addition to the powers conferred by "The Kendy Waterworks Provisional Order, 1876," and this Order shall be deemed to be an amendment of the said Provisional Order;
5. In this Order the expression "Lands Cloures Auts" means and includes Jeterpoin

"The Lands Classes Constitution Act, 1845," in the same is unushed to team. It is a support to the Lands Classes Constitution Act Amandment Act, 1890," The Richardy Act (Iroland), 1851," "The Richardy Act (Iroland), 1851," "The Richardy Act (Iroland), 1851," "The Richard Act, 1876." The Salivays Traverse Act," and "The Public Health (Iroland) Act, 1876."

Given under our bands and seal of office, this fourth day of March one thousand eight hundred and seventy-nine.

(Signed) A. Powen.
R. M. Belliw.
Charles Croker-King

Posted many distinguible the Heaventy of Couthameter I from Participa

(Ireland) Provisional Orders (Cloumel, &c.)

BILL

Orders of the Local Government. Board for Entland relating to the towns of Chemical and Dundelle, and in a Basad Ground for the Louis of

(Broughs from the Lords 9 intep 1876.)

related by The Bress of Courses, to be French, 9 Alog 1920

Under 2 or.

ed image digitised by the University of Southampton Library Digitisation Unit